

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MICHIGAN

**CERTIFICATION OF ATTEMPT TO OBTAIN CONCURRENCE
PER LOCAL RULE 7.1(D)**

Pursuant to Local Rule 7.1(d), on April 3, 2023, counsel for Defendant Christianbook, LLC (“Christianbook” or “Defendant”) contacted counsel for Plaintiff via email to obtain Plaintiff’s concurrence in the filing of Defendant’s Motion to Seal Certain References in Defendant’s Opposition to Plaintiff’s Motion for Relief from Judgment Pursuant to Fed. R. Civ. P. 59(e) & Fed. R. Civ. P. 60(b) and for Leave to File Second Amended Complaint Pursuant to Fed. R. Civ. P. 15(a) and Certain Exhibits to Timothy Bazzle’s Declaration in Support Thereto. On April 3, 2023, Plaintiff’s counsel responded that Plaintiff does not oppose Defendant’s motion.

Dated: April 4, 2023

Respectfully submitted,

/s/ Timothy Bazzle
Timothy Bazzle
TBazzle@goodwinlaw.com
Jennifer L. Chunias
JChunias@goodwinlaw.com
Goodwin Procter LLP
100 Northern Avenue
Boston, Massachusetts 02210
Tel.: (617) 570 1000
Fax.: (617) 523 1231

Matthew J. Boettcher
Mboettcher@plunkettcooney.com
Patrick C. Lannen
Plannen@plunkettcooney.com
Plunkett Cooney, PC
38505 Woodward Ave., Ste. 100
Bloomfield Hills, MI 48304
Tel.: (248) 901-4035
Fax: (248) 901-4040

Attorneys for the Defendant

CERTIFICATE OF SERVICE

I hereby certify that, on April 4, 2023, a true and correct copy of the foregoing was electronically filed with the Clerk of the Court by using the CM/ECF system, which caused it to be served on all counsel of record.

/s/ Timothy Bazzle
Timothy Bazzle